## EXHIBIT C

## Sukert, Aaron

From: Sukert, Aaron

Sent: Thursday, September 14, 2017 5:47 PM

To: 'Carmen DiRienzo'; 'Carmen DiRienzo'; 'Carmen DiRienzo'

**Cc:** Pincus, Stephen M.; Choudhury, Rudra **Subject:** RE: Affinity - District Court Order

Importance: High

NxGen: Uploaded

## Ms. DiRienzo:

To clarify, the change discussed would just apply to the latter part of the last sentence, so that full last sentence would read: "The Order does not decide whether the union's unfair labor practice charges are meritorious - Rather, the Order requires that the Hospital maintain the status quo that existed before the union's unfair labor practice charges."

Sincerely,

**Aaron Sukert** 

From: Sukert, Aaron

Sent: Thursday, September 14, 2017 5:41 PM

To: 'Carmen DiRienzo' <cdirienzo@carmodyandcarmody.com>; 'Carmen DiRienzo' <carmen.dirienzo@hotmail.com>;

Carmen DiRienzo <carmenmd8@gmail.com>

Cc: Pincus, Stephen M. <Stephen.Pincus@nlrb.gov>

Subject: Affinity - District Court Order

Importance: High

Ms. DiRienzo:

I will be there tomorrow, 9/15/17 at Affinity Medical Center, for the agreed upon times for the reading of the District Court Order (6:30 AM and 12:00 PM in Conference Room 1). As a follow up to our prior discussion, the Petitioner requests that the Respondent send out a revised "Notice of Board Agent Reading Order," email (referring to the September 13, 2017 9:31 AM Notice of Board Agent Reading Order), which revises the last line to read instead – "Rather, the Order requires that the Hospital maintain the status quo that existed before the union's unfair labor practice charges." Petitioner takes the position that the current language is misleading to its unit employees.

Petitioner also renews its request to have an additional day for the Notice to be read to ensure the widest possible audience at the facility for Monday, September 18, 2017 at 6:30 pm and 7:45 pm, or another agreed upon date and time, in addition to the times for tomorrow, based upon concerns regarding the currently scheduled times ensuring the widest possible audience for the reading of the Order.

Please be advised that Respondent acts at its peril in denying these requests, and the Petitioner reserves the right to make a Motion to the District Court in the event Respondent does not make changes to the previously emailed Notice of Board Agent Reading Order, and adds the additional reading times.

Sincerely,

Aaron B. Sukert Counsel for Petitioner National Labor Relations Board, Region 8

## Case: 5:16-cv-01060-BYP Doc #: 61-3 Filed: 09/20/17 3 of 3. PageID #: 6295

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The E-file links have been changed to the following:

- E-File https://apps.nlrb.gov/eservice/efileterm.aspx
- E-File new Charge/Petition <a href="https://apps.nlrb.gov/eservice/efileterm.aspx?app=chargeandpetition">https://apps.nlrb.gov/eservice/efileterm.aspx?app=chargeandpetition</a>